

IN THE DISTRICT COURT OF THE UNITED STATES

FOR THE DISTRICT OF SOUTH CAROLINA

GREENWOOD DIVISION

UNITED STATES OF AMERICA)	CR. NO.: 8:19-181
)	
-vs-)	MOTION FOR BILL OF PARTICULARS
)	
LAUREN BROOKE POORE,)	

Defendant, Lauren Brooke Poore, moves for a bill of particulars as to the Indictment in the above-captioned case as follows:

I.

For a full written response by the Government as to any and all alleged overt acts which it intends to rely upon to prove the charges contained in the Indictment as relates to this Defendant, as well as any co-defendants, whether charged or not.

II.

For a full written disclosure amplifying the Government's theory of this prosecution, including any conspiratorial relationship that this Defendant may or may not have to any co-defendant, charged or uncharged, whether such relationship be direct or indirect.

III.

A written narrative by the Government fully explaining the factual details of the offense charged so that the Defendant may more fully understand the theory of the prosecution.

IT IS SO MOVED.

/s/ C. Carlyle Steele

C. Carlyle Steele

Attorney for the Defendant

16 Whitsett Street

Greenville, South Carolina 29601

864-271-4360

SC Bar Code: 005316

February 27, 2019

Greenville, South Carolina